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Paper No. **31**

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES
(Judge Jameson Lee)

NOVOZYMES NORTH AMERICA, INC.

Junior Party
(Application No. 09/735,787)

v.

GENENCOR INTERNATIONAL INC.

Senior Party
(Patent Nos. 6,162,782 & 6,107,265)

Patent Interference No. 105,155

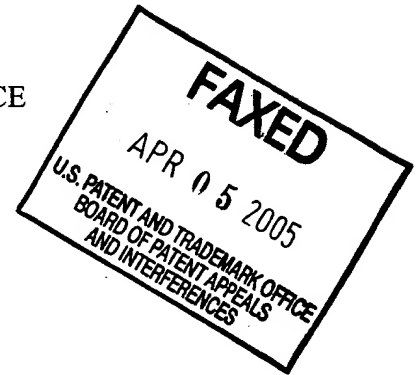
Before LEE, Administrative Patent Judge.

**RE-DECLARATION AND
CHANGE IN SCHEDULING ORDER**

In the decision on preliminary motions (Paper No. 137), Genencor's Preliminary Motion 4 for benefit of the filing date of Application 07/593,919 was granted. Accordingly, it is

ORDERED that Genencor International, Inc. is accorded the benefit of the October 5, 1990, filing date of Application 07/593,919;

FURTHER ORDERED that Novozymes North America, Inc. is accorded the benefit of the April 22, 1991, filing date of Danish Patent Application DK 0736/91;



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FURTHER ORDERED that this interference is re-declared to reflect that the order of the parties is reversed, with Genencor being the senior party and Novozymes being the junior party;

FURTHER ORDERED that in the context of the scheduling order dated March 30, 2005 (Paper No. 138), the times set for the junior party now applies to Novozymes and the times set for the senior party now applies to Genencor.

Interference No. 105,155
Genencor v. Novozymes

By Facsimile:

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